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| 09/998,684      | 11/30/2001  | Leo Medeiros         | 60130-1280/00MRA0088 | 7366             |

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EXAMINER

WILKINS III, HARRY D

|          |              |
|----------|--------------|
| ART UNIT | PAPER NUMBER |
|----------|--------------|

1742

DATE MAILED: 06/18/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

**Office Action Summary**

Application No.

09/998,684

Applicant(s)

MEDEIROS ET AL.

Examiner

Harry D Wilkins, III

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

**Period for Reply**

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

**Status**

- 1) ☒ Responsive to communication(s) filed on 05 May 2003.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

**Disposition of Claims**

- 4) ☒ Claim(s) 1-23 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 1-23 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

**Application Papers**

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 30 November 2001 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on \_\_\_\_\_ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

**Priority under 35 U.S.C. §§ 119 and 120**

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some \* c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- \* See the attached detailed Office action for a list of the certified copies not received.
- 14) ☒ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

**Attachment(s)**

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-1449) Paper No(s) 5.
- 4) ☐ Interview Summary (PTO-413) Paper No(s). \_\_\_\_\_.
- 5) ☐ Notice of Informal Patent Application (PTO-152)
- 6) ☐ Other:

## DETAILED ACTION

### ***Claim Rejections - 35 USC § 103***

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

2. Claims 1-5, 8-13, 16, 18 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Izawa et al (US 5,665,179) in view of Keil et al (US 6,024,893)

Izawa et al teach the invention substantially as claimed. Izawa et al teach (see abstract) a method of making a steel coil spring that includes gas nitriding.

However, Izawa et al do not teach regulating a nitriding potential in the nitriding atmosphere to control the step of nitriding.

Keil et al teach (see abstract) a method of controlling the nitriding potential during nitriding. The method produces high quality nitrided parts.

Therefore, it would have been obvious to one of ordinary skill in the art to have used the nitriding potential controlling method of Keil et al in the method of Izawa et al because the controlling method produces high quality nitrided parts.

Regarding claim 2, the method of Keil et al monitors (see abstract) the oxygen content of the furnace atmosphere by means of an oxygen probe.

Regarding claim 3, Izawa et al teach (see col 4, lines 10-24) that the nitriding includes treatment by ammonia.

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Regarding claim 4, Izawa et al teach (see abstract and col 4, lines 4-24) that the method includes grinding of the surface, and heating to 420-550°C to perform the nitriding. The process of Izawa et al does not expressly disclose a cooling step, but in order to use the nitrided spring, it would have to be cooled to ambient temperature from the nitriding temperature. The grinding of the surface disclosed by Izawa et al cleans the surface by removing any oxide scale present.

Regarding claim 5, Izawa et al teach nitriding at 420-550°C.

Regarding claim 8, Izawa et al teach (see abstract) further subjecting the steel spring to shot peening.

Regarding claim 9, Izawa et al teach (see col 4, lines 25-48) two separate steps of shot peening, one with 0.6-1.0 mm shot and one with 0.15-0.3 mm shot. It would have been obvious to one of ordinary skill in the art to have optimized the size of the shot to be 0.8 mm and 0.3 mm diameter, respectively, in order to maximize the formed compressive residual stresses.

Regarding claim 10, Izawa et al teach a method of making a steel spring including (1) cleaning the surface by grinding, (2) heating the spring to a (3) nitriding temperature, (4) cooling the spring to ambient and (5) shot peening the spring. Izawa et al does not teach the step of regulating a nitriding potential. However, it would have been obvious to one of ordinary skill in the art to have used the nitriding potential controlling method of Keil et al in the method of Izawa et al because the controlling method produces high quality nitrided parts. Keil et al teach (see col. 3, lines 6-13) that

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the controller 110 controls the flow of the gases to adjust the flow of ammonia gas to the nitriding furnace. This controller is a computer.

Regarding claim 11, Izawa et al in view of Keil et al teach (as above) a steel coil spring that has a surface and a diffusion zone produced by nitriding the surface by regulation of a nitriding potential.

Regarding claim 12, Izawa et al teach (see col 4, lines 10-24) that the nitriding includes treatment by ammonia.

Regarding claim 13, Izawa et al teach nitriding at 420-550°C.

Regarding claim 16, Keil et al teach (see col. 3, lines 6-13) that the controller 110 controls the flow of the gases to adjust the flow of ammonia gas to the nitriding furnace. This controller is a computer.

Regarding claims 18 and 21, though Keil et al do not disclose the duration of the nitriding and Izawa et al teach a nitriding time of 24 hours, it would have been within the expected skill of a routineer in the art to have optimized the duration of the nitriding in order to optimize the thickness of the nitrided layer.

3. Claims 1, 3-16, 18 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Izawa et al (US 5,665,179) in view of Applicant's admission of prior art and "Modern Surface Treatments".

Izawa et al teach the invention substantially as claimed. Izawa et al teach (see abstract) a method of making a steel coil spring that includes gas nitriding.

However, Izawa et al do not teach regulating a nitriding potential in the nitriding atmosphere to control the step of nitriding.

Applicant admits as prior art (see page 1, paragraph 6) that one known process is the Nitreg® process.

"Modern Surface Treatments" describes the Nitreg® process. The Nitreg® process involves nitriding of a workpiece while controlling the nitriding potential. The Nitreg® process delivers excellent and consistent results.

Therefore, it would have been obvious to one of ordinary skill in the art to have used the Nitreg® method in the method of Izawa et al because the Nitreg® method produces high quality nitrided parts consistently.

Regarding claim 3, Izawa et al teach (see col 4, lines 10-24) that the nitriding includes treatment by ammonia.

Regarding claim 4, Izawa et al teach (see abstract and col 4, lines 4-24) that the method includes grinding of the surface, and heating to 420-550°C to perform the nitriding. The process of Izawa et al does not expressly disclose a cooling step, but in order to use the nitrided spring, it would have to be cooled to ambient temperature from the nitriding temperature. The grinding of the surface disclosed by Izawa et al cleans the surface by removing any oxide scale present.

Regarding claim 5, Izawa et al teach nitriding at 420-550°C.

Regarding claims 6 and 7, "Modern Surface Treatments" teaches (see page 2, paragraph 8 and figure 1) that the Nitreg® process can produce any combinations of W/L (white layer-i.e.-the compound layer) diffusion. In figure 1, examples include a 55 µm diffusion zone with a 0 µm white layer. In fact, "Modern Surface Treatments"

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teaches that the process was able to optimize the thickness of both the diffusion layer and the white layer to any desired values.

Regarding claim 8, Izawa et al teach (see abstract) further subjecting the steel spring to shot peening.

Regarding claim 9, Izawa et al teach (see col 4, lines 25-48) two separate steps of shot peening, one with 0.6-1.0 mm shot and one with 0.15-0.3 mm shot. It would have been obvious to one of ordinary skill in the art to have optimized the size of the shot to be 0.8 mm and 0.3 mm diameter, respectively, in order to maximize the formed compressive residual stresses.

Regarding claim 10, Izawa et al teach a method of making a steel spring including (1) cleaning the surface by grinding, (2) heating the spring to a (3) nitriding temperature, (4) cooling the spring to ambient and (5) shot peening the spring. Izawa et al does not teach the step of regulating a nitriding potential. However, it would have been obvious to one of ordinary skill in the art to have used the Nitreg® method in the method of Izawa et al because the Nitreg® method produces high quality nitrided parts consistently. Though "Modern Surface Treatments" does not expressly disclose that the regulating step is controlled by a computer, the Nitreg® process was known to utilize a computer for the regulating step. (For support, see "Today's Processing Options for Nitriding" at page 3, specifically the word "calculated".)

Regarding claim 11, Izawa et al in view of Applicant's admission and "Modern Surface Treatments" teach (as above) a steel coil spring that has a surface and a diffusion zone produced by nitriding the surface by regulation of a nitriding potential.

Regarding claim 12, Izawa et al teach (see col 4, lines 10-24) that the nitriding includes treatment by ammonia.

Regarding claim 13, Izawa et al teach nitriding at 420-550°C.

Regarding claims 14 and 15, "Modern Surface Treatments" teaches (see page 2, paragraph 8 and figure 1) that the Nitreg® process can produce any combinations of W/L (white layer-i.e.-the compound layer) diffusion. In figure 1, examples include a 55  $\mu\text{m}$  diffusion zone with a 0  $\mu\text{m}$  white layer.

Regarding claim 16, though "Modern Surface Treatments" does not expressly disclose that the regulating step is controlled by a computer, the Nitreg® process was known to utilize a computer for the regulating step. (For support, see "Today's Processing Options for Nitriding" at page 3, specifically the word "calculated".)

Regarding claims 18 and 21, though "Modern Surface Treatments" does not disclose the duration of the nitriding and Izawa et al teach a nitriding time of 24 hours, it would have been within the expected skill of a routineer in the art to have optimized the duration of the nitriding in order to optimize the thickness of the nitrided layer.

4. Claims 17 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Izawa et al in view of Keil et al or "Modern Surface Treatments" as applied to claims 1 and 10 above, and further in view of Hakansson (US 5,108,544) and Dobo (US 4,023,989).

The teachings of Izawa et al, Keil et al and "Modern Surface Treatments" are described above in paragraphs nos. 2 and 3.



However, Izawa et al teach that the steel is cleaned by a grinding method, not by exposure to hydrochloric acid as claimed.

Hakansson teaches (see col. 1, lines 17-21) that the removal of an oxide scale from steel is known to be performed by many methods, including grinding and pickling.

Dobo teaches (see col. 2, lines 55-58) that hydrochloric acid pickling of steel to remove an oxide scale was well known.

Therefore, in view of the teachings of Hakansson and Dobo, the grinding method of Izawa et al is considered to be a functional equivalent of the hydrochloric acid pickling. Thus, it would have been obvious to one of ordinary skill in the art to have substituted the hydrochloric acid pickling of Dobo for the grinding method of Izawa et al because Hakansson teaches that the two are functional equivalents, i.e.-they both achieve the removal of an oxide scale from the surface of steel.

5. Claims 19, 22 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Izawa et al in view of Keil et al or "Modern Surface Treatments" as applied to claims 1, 10 and 11 above, and further in view of Sugimoto et al (US 5,009,843).

The teachings of Izawa et al, Keil et al and "Modern Surface Treatments" are described above in paragraphs nos. 2 and 3.

However, the composition of the steel spring of Izawa et al is silent as to the content of Al in the steel.

Sugimoto et al teach a spring steel composition in the same field of endeavor as the spring steel of Izawa et al. Sugimoto et al teach (see col. 3, line 40 to col. 4, line 4)

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that Al is added to the steel at 0.01-0.05 wt% for the purpose of forming fine nitride precipitates which add sag-resistance and durability to the spring.

Therefore, it would have been obvious to one of ordinary skill in the art to have added 0.01-0.05 wt% Al as taught by Sugimoto et al to the spring steel of Izawa et al because Sugimoto et al teach that the Al adds sag-resistance and durability to spring steels.

### ***Response to Arguments***

6. Applicant's arguments filed 6 May 2003 have been fully considered but they are not persuasive. Applicant has argued that:

- a. Izawa et al do not teach or suggest regulating the nitriding potential; and,
- b. There is no suggestion in either Keil et al or "Modern Surface Treatments" to add the regulation of the nitriding potential to the process of Izawa et al.

In response to Applicant's first argument, Izawa et al indeed do not teach the regulating step. However, the deficiency of the primary reference is made up for by the secondary references, Keil et al or "Modern Surface Treatments".

In response to Applicant's second argument, the motivation to combine the teachings of Izawa et al with either Keil et al or "Modern Surface Treatments" comes directly from the secondary references. Keil et al teach (see abstract) that the control method provides for process control and high quality nitrided parts (i.e.-the nitrided layer has an excellent quality). "Modern Surface Treatments" teaches (see page 2, paragraph no. 5) that the regulation method allows selection of desired properties, such

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as white layer thickness, hardness, corrosion resistant or nitrided case uniformity.

Thus, the prior art gives motivation to do what Applicant's are claiming.

### ***Conclusion***

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harry D Wilkins, III whose telephone number is 703-305-9927. The examiner can normally be reached on M-Th 10:00am-8:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Roy V King can be reached on 703-308-1146. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Harry D Wilkins, III  
Examiner  
Art Unit 1742

hdw  
June 3, 2003

  
ROY KING  
SUPERVISORY PATENT EXAMINER  
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